



COPYRIGHT LAW

Professor Rosemary J. Coombe*

COURSE MATERIALS

SPRING 1996

VOLUME II

FACULTY OF LAW

UNIVERSITY OF TORONTO

**FOR THE CLASSROOM USE OF
UNIVERSITY OF TORONTO
STUDENTS ONLY**

*With the assistance of Anand Banerjee,
Larry Reimer, and David Fewer

BMRA EASIDE LAW LIBRARY

DEC 20 1995

CHURCH AND LAW
UNIVERSITY OF TORONTO

COPYRIGHT LAW

Professor Rosemary J. Coombe*

COURSE MATERIALS

SPRING 1996

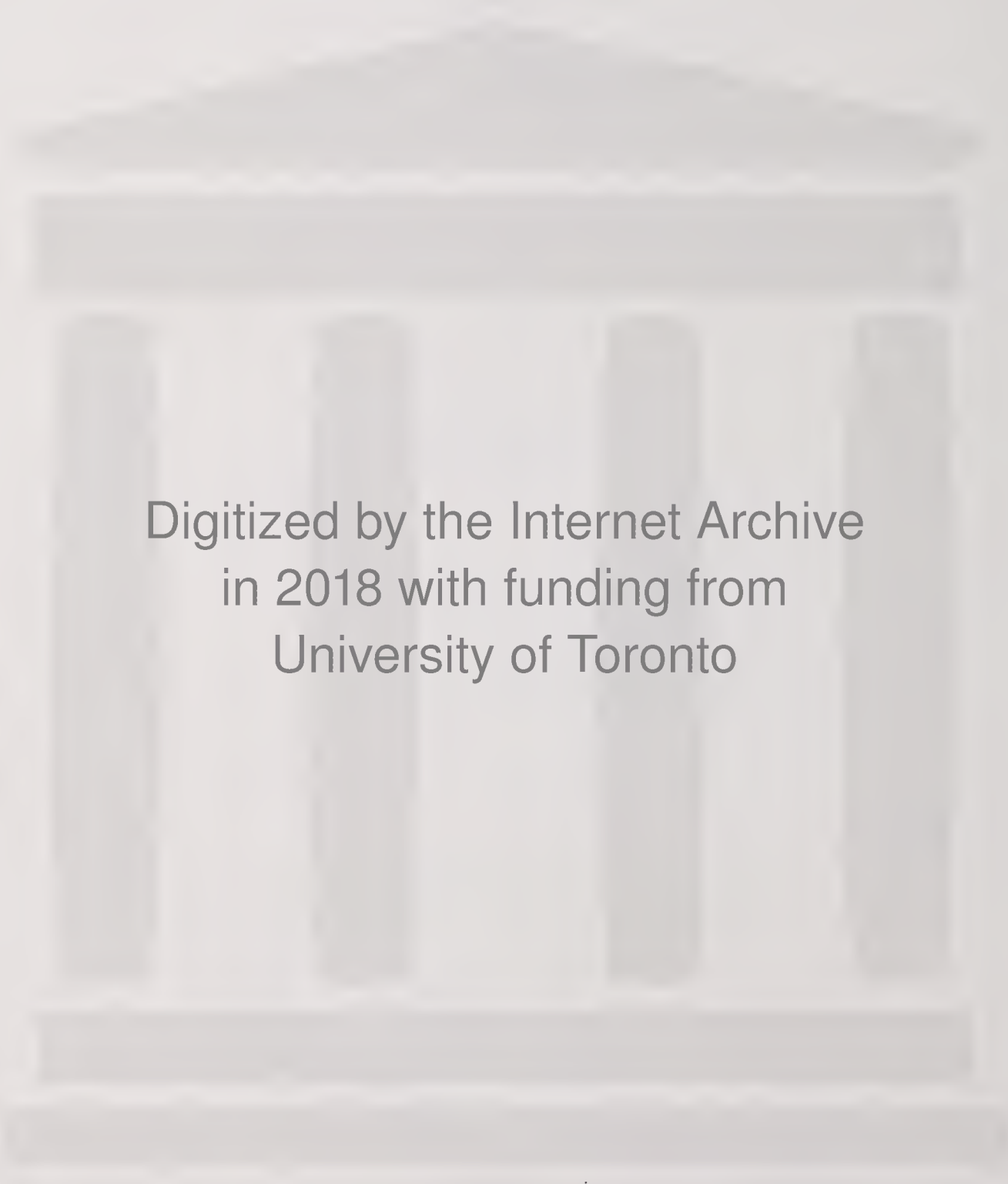
VOLUME II

FACULTY OF LAW

UNIVERSITY OF TORONTO

**FOR THE CLASSROOM USE OF
UNIVERSITY OF TORONTO
STUDENTS ONLY**

*With the assistance of Anand Banerjee,
Larry Reimer, and David Fewer



Digitized by the Internet Archive
in 2018 with funding from
University of Toronto

<https://archive.org/details/copyrightlawcour02coom>

COPYRIGHT LAW
1996

Professor Rosemary J. Coombe*

TABLE OF CONTENTS

Volume Two

IV. SUBJECT MATTER (CONTINUED)

(ii) Artistic Works

David Vaver, <u>Copyright</u> (Osgoode, 1993)1
<u>Via Rail Canada Inc. v. Location Via Route</u>5

(iii) Dramatic Works

<u>Kantel v. Grant</u>9
<u>Canadian Admiral v. Rediffusion</u>	10
<u>Tom Hopkins International Inc. v. Wall & Redekop</u> <u>Reality Ltd.</u>	12
<u>Rocky Mountain Dance Co. Ltd. v. Brookes</u>	14
David Vaver, <u>Copyright</u> (Osgoode, 1991)	16

(iv) Musical Works and Sound Recordings

Statutory definition	22
<u>Ludlow Music Inc. v. Canint Music Corp. Ltd.</u>	23
<u>C.C.T.A. v. Copyright Board</u>	31
<u>CTV Television v. Canada</u>	37
Globe & Mail (February 19, 1993)	53
New York Times (February 23, 1995)	54
New York Times (March 3, 1995)	56
Daily Report for Executives (November 3, 1995)	57

(v) Other Works

Statutory definition(s).	59
<u>Lifestyle Homes v. Randall Homes Ltd.</u>	59
<u>Viceroy Homes Ltd. v. Ventury Homes Inc.</u>	70
<u>2426-7536 Quebec Inc. v. Proviqo Dist. Inc.</u>	74
Blakely, "Protecting Expressions of Australian Aboriginal Folklore under Copyright Law" (1995).	78

(vi) Non-Protected Works

Jessica Litman, "The Public Domain".	82
New York Times (May 29, 1995).	94

(a) Titles

<u>Francis Day & Hunter Ltd. v. Twentieth</u> <u>Century Fox Corp. Ltd.</u>	95
<u>CCH Canadian Ltd. v. Butterworths Canada Ltd.</u> . . .	100

(b) Individual Performer's Performances

<u>Nancy Sinatra v. Goodyear Tire & Rubber Co.</u> . . .	101
"Gould Estate Sues to Stop Photo Book".	106
Judge, "Protecting Performers' Performances in Light of the Canadian Charter of Rights for Creators" (1988).	107

E. RIGHTS

(i) Rights Grants to Copyright Holders120

(ii) Rights Granted to Other Parties.122

(iii) Public Exhibition Rights

Olga Korper, "Commercialization of Artistic and Printed Works" (1988).	125
---	-----

(iv) Telecommunication Rights

Bruce McDonald, "Cable/Satellite Retransmission in Canada--A new Era" (1989).	130
<u>Canadian Admiral v. Rediffusion</u>	138
Rodney C. Kyle, "Proposed Amendments to Canada's Copyright Act in the Act to Implement the Canada-United States Free Trade Agreement" (1989).	145
Peter S. Grant, "Copyright Developments in Broad- casting and Retransmission" (1991).	152
Copyright Board, "News Release: Copyright Board sets Cable Royalties".	157

F. TERM OF COPYRIGHT

I. THE BASIC TERM OF COPYRIGHT.170

II. EXCEPTIONS

(i) s. 7 - posthumous works.170
(ii) s. 9(1) - joint works.170
(iii) s. 10 - photographs.171
(iv) s. 11 - records and perforated rolls171
(v) s. 11.1 - cinematographs171
(vi) s. 12 - crown works.172
(vii) Anonymous Works.172
<u>Massie & Renwick v. Underwriters' Survey Bureau</u>172
Globe & Mail (January 6, 1994)173

G. INFRINGEMENT

I. STATUTORY PROVISIONS174

II. SUBSTANTIVE REQUIREMENTS FOR INFRINGEMENT.175

(i) <u>Canadian Admiral v. Rediffusion</u>175
<u>Boutin v. Bilodeau</u> (Que. C.A.), (S.C.C.)176
(ii) Copying and Indirect Copying	
<u>King Features Syndicate, Inc. v. O. & M. Kleeman Ltd.</u> . .	.181
Jeffrey L. Ingram, "'Look and Feel' in Copyright Infringement Actions" (1991)184
<u>Sid & Marty Krofft v. McDonald's</u>186
<u>MCA Inc. v. Wilson</u>189
<u>Preston v. Twentieth Century Fox Canada Ltd.</u>195
<u>VISA International Services Ass'n v. Auto Visa Inc.</u> . .	.205
<u>Robert D. Sutherland Architects Ltd. v. Montykola Investments Inc. et al.</u>208

(iii) Subconscious Copying

<u>Francis Day & Hunter Ltd. v. Bron.</u>213
"A Tale of Twin Spinsters" (1988).220
<u>Hutton v. Canadian Broadcasting.</u>221
<u>Gondos v. Hardy.</u>225
<u>Drynan v. Rostad et al.</u>208

(iv) Copying Under Pretence of Quotation

<u>Zamacois v. Douville</u>239
-----------------------------	-----------	------

III. SUBSTANTIAL PART OF A WORK

<u>Hawkes v. Paramount Film Services.</u>240
<u>Ladbroke Football Ltd. v. Hill Football Ltd.</u>248
Words & Music (October, 1994).253

IV. SALE, IMPORTATION OR OFFER FOR TRADE

Normand Tamaro, <u>The Annotated Copyright Act 1991</u>254
---	-----------	------

H. EXEMPTIONS

I. STATUTORY EXEMPTIONS

s. 27(2)257
ss. 28 and 29.259

(i) Fair Dealing

<u>Hubbard v. Vosper.</u>260
<u>Zamacois v. Douville</u>263
<u>Beloff v. Pressdam</u>268
<u>The Queen v. James Lorimer & Co. Ltd.</u>273
Toronto Star (July 13, 1994)277
Martin, "Fair Dealing -- Another Approach"278

(ii) The Need for New Exemptions

Letter from Stephen Kline (1991)280
David Vaver, "Dramatic and Musical Reproductions and Performances: Copyright and Performer's Rights and the Implications for Educators" (1991).281
CAUT, "Briefing Notes on Copyright Legislation:		

Phase II" (1991)297
----------------------------	------

(iii) Fair Use

<u>Sony Corp. of America v. Universal City Studios.</u>310
Harriette K. Dorsen, "Satiric Appropriation and the Law of Libel, Trademark, and Copyright: Remedies Without Wrongs" (1985).325
<u>Lather R. Campbell v. Acuff-Rose</u>337
Globe & Mail (March 8, 1994)350

II. JUDICIALLY CREATED EXEMPTIONS; A PUBLIC INTEREST DEFENCE?

<u>Beloff v. Pressdam Ltd.</u>351
<u>Lion Laboratories Ltd. v. Evans.</u>353
<u>The Queen v. James Lorimer & Co.</u>358

I. REMEDIES

Statutory provisions360
<u>Nintendo of America Inc. v. Campus</u>361
<u>Titan Sports Inc. v. Mansion House</u>369
Anton Piller Order373
Sookman, "Civil Remedies" in <u>Computer Law</u> (1989)387
<u>Cartes-en-Ciel Inc. v. Boutique Elfe Inc.</u>396
<u>2426-7536 Quebec Inc. v. Proviso Dist. Inc.</u>397
<u>Upjohn et al. v. Apportex Inc.</u>401
Globe & Mail (July 1, 1993).406

J. OFFENCES

Statutory Provisions407
<u>R. v. Ghnaim et al.</u>409
Globe & Mail (May 28, 1993).410
Toronto Star (October 23, 1992).411

K. MORAL RIGHTS

Statutory Provisions412
Jeff Berg, "Moral Rights: A Legal, Historical and Anthropological Reappraisal"413
<u>Snow v. The Eaton Centre Ltd.</u>424
<u>John Maryon International Ltd. v. New Brunswick Telephone</u>425

Damich, "Moral Rights Protection and Resale Royalties 427 for Visual Art in the United States"438
"Black and White and red all over" (1987).438
"Colorization of Films Insults Artists and Society" (1987) .	.439
"Casablanca in Color? I'm Shocked, Shocked!" (1987)440
"Artists Don't Deserve Special Rights" (1988).441
"Adam's Song Featured in Duke's Campaign" (1991)442